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#### Section B - Supplies or Services and Prices

FOB: Destination

ITEM NO SUPPLIES/SERVICES MAX UNIT UNIT PRICE MAX AMOUNT **QUANTITY** 0001 5 Each YEAR 1-MAFO HOLTKAMP WATERTIGHT DOOR **FFP** #01-180-2, MAFO DWG # C9401132, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** ITEM NO SUPPLIES/SERVICES MAX UNIT UNIT PRICE MAX AMOUNT **QUANTITY** 0002 Each YEAR 1-MAFO HOLTKAMP WATERTIGHT DOOR #01-180-4, MAFO DWG #C9401133, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR.

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UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0003 Each YEAR 1-MAFO HOLTKAMP WATERTIGHT DOOR **FFP** #01-366-3, MAFO DWG # C9401126, CRES, 26"X66" RH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0004 Each YEAR 1-MAFO HOLTKAMP WATERTIGHT DOOR #01-370-3, MAFO DWG # C9401133, CRES, 26"X66"LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR. FOB: Destination

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UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0005 Each YEAR 1-MAFO HOLTKAMP WATERTIGHT DOOR **FFP** #04-154-2, MAFO DDWG # C9401134, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0006 Each YEAR 1-MAFO HOLTKAMP WATERTIGH DOOR #04-152-2, MAFO DWG # C9401125, CRES, 26"X66" RH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR. FOB: Destination

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UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0007 Each YEAR 1-MAFO HOLTKAMP WATERTIGHT DOOR **FFP** #02-188-2, MAFO DWG # C9401122, CRES, 26"X66", RH WITH 6" FIXED LIGHT, DARKEN SHIP COVER NOT REQUIRED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0008 Each YEAR 1-MAFO HOLTKAMP WATERTIGHT DOOR #02-188-4, MAFO DWG # C9401128, CRES, 26"X66" LH, WITH 6" FIXED LIGHT, DARKEN SHIP COVER NOT REQUIRED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED.

FOB: Destination

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UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0009 Each YEAR 1-MAFO HOLTKAMP WATERTIGH DOOR FFP #01-282-1, MAFO DWG # C9401128, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER NOT REQUIRED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0010 Each YEAR 1-MAFO HOLTKAMP WATERTIGHT DOOR #01-284-1, MAFO DWG # C9401130, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER NOT REQUIRED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED.

FOB: Destination

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ITEM NO SUPPLIES/SERVICES MAX UNIT UNIT PRICE MAX AMOUNT QUANTITY

1 Each
YEAR 1-MAFO HOLTKAMP WATERTIGHT DOOR

**FFP** 

0011

#01-318-1, MAFO DWG # C9401125, CRES, 26"X66", RH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR.

FOB: Destination

MAX NET AMT

ITEM NO SUPPLIES/SERVICES MAX UNIT UNIT PRICE MAX AMOUNT QUANTITY

0012 1 Each

YEAR 1-MAFO HOLTKAMP WATERTIGHT DOOR

FFP

#01-323-1, MAFO DWG # C9401030, CRES, 26"X66", L.H. WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR.

FOB: Destination

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UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0013 Each YEAR 2-MAFO HOLTKAMP WATERTIGHT DOOR **FFP** #01-180-2, MAFO DWG # C9401132, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0014 Each YEAR 2-MAFO HOLTKAMP WATERTIGHT DOOR #01-180-4, MAFO DWG #C9401133, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR. FOB: Destination

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UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0015 Each YEAR 2-MAFO HOLTKAMP WATERTIGHT DOOR **FFP** #01-366-3, MAFO DWG # C9401126, CRES, 26"X66" RH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0016 Each YEAR 2-MAFO HOLTKAMP WATERTIGHT DOOR #01-370-3, MAFO DWG # C9401133, CRES, 26"X66"LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR. FOB: Destination MAX

**NET AMT** 

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UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0017 Each YEAR 2-MAFO HOLTKAMP WATERTIGHT DOOR **FFP** #04-154-2, MAFO DDWG # C9401134, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0018 Each YEAR 2-MAFO HOLTKAMP WATERTIGH DOOR #04-152-2, MAFO DWG # C9401125, CRES, 26"X66" RH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR. FOB: Destination

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UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0019 Each YEAR 2-MAFO HOLTKAMP WATERTIGHT DOOR **FFP** #02-188-2, MAFO DWG # C9401122, CRES, 26"X66", RH WITH 6" FIXED LIGHT, DARKEN SHIP COVER NOT REQUIRED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0020 Each YEAR 2-MAFO HOLTKAMP WATERTIGHT DOOR #02-188-4, MAFO DWG # C9401128, CRES, 26"X66" LH, WITH 6" FIXED LIGHT, DARKEN SHIP COVER NOT REQUIRED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination

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UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0021 Each YEAR 2-MAFO HOLTKAMP WATERTIGH DOOR **FFP** #01-282-1, MAFO DWG # C9401128, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER NOT REQUIRED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0022 Each YEAR 2-MAFO HOLTKAMP WATERTIGHT DOOR #01-284-1, MAFO DWG # C9401130, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER NOT REQUIRED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination

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ITEM NO SUPPLIES/SERVICES MAX UNIT UNIT PRICE MAX AMOUNT QUANTITY

0023 6 Each YEAR 2-MAFO HOLTKAMP WATERTIGHT DOOR

**FFP** 

#01-318-1, MAFO DWG # C9401125, CRES, 26"X66", RH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR.

FOB: Destination

MAX NET AMT

ITEM NO SUPPLIES/SERVICES MAX UNIT UNIT PRICE MAX AMOUNT QUANTITY

0024 6 Each

YEAR 2-MAFO HOLTKAMP WATERTIGHT DOOR

FFP

#01-323-1, MAFO DWG # C9401030, CRES, 26"X66", L.H. WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR.

FOB: Destination

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UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0025 Each YEAR 3-MAFO HOLTKAMP WATERTIGHT DOOR **FFP** #01-180-2, MAFO DWG # C9401132, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0026 Each YEAR 3-MAFO HOLTKAMP WATERTIGHT DOOR #01-180-4, MAFO DWG #C9401133, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR. FOB: Destination

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UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0027 Each YEAR 3-MAFO HOLTKAMP WATERTIGHT DOOR **FFP** #01-366-3, MAFO DWG # C9401126, CRES, 26"X66" RH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0028 Each YEAR 3-MAFO HOLTKAMP WATERTIGHT DOOR #01-370-3, MAFO DWG # C9401133, CRES, 26"X66"LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR. FOB: Destination MAX

**NET AMT** 

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UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0029 Each YEAR 3-MAFO HOLTKAMP WATERTIGHT DOOR **FFP** #04-154-2, MAFO DDWG # C9401134, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0030 Each YEAR 3-MAFO HOLTKAMP WATERTIGH DOOR #04-152-2, MAFO DWG # C9401125, CRES, 26"X66" RH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR. FOB: Destination

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UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0031 Each YEAR 3-MAFO HOLTKAMP WATERTIGHT DOOR **FFP** #02-188-2, MAFO DWG # C9401122, CRES, 26"X66", RH WITH 6" FIXED LIGHT, DARKEN SHIP COVER NOT REQUIRED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0032 Each YEAR 3-MAFO HOLTKAMP WATERTIGHT DOOR #02-188-4, MAFO DWG # C9401128, CRES, 26"X66" LH, WITH 6" FIXED LIGHT, DARKEN SHIP COVER NOT REQUIRED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination

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UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0033 Each YEAR 3-MAFO HOLTKAMP WATERTIGH DOOR **FFP** #01-282-1, MAFO DWG # C9401128, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER NOT REQUIRED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination MAX **NET AMT** UNIT UNIT PRICE ITEM NO SUPPLIES/SERVICES MAX MAX AMOUNT **QUANTITY** 0034 Each YEAR 3-MAFO HOLTKAMP WATERTIGHT DOOR #01-284-1, MAFO DWG # C9401130, CRES, 26"X66" LH WITH 6" FIXED LIGHT, DARKEN SHIP COVER NOT REQUIRED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED. FOB: Destination

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ITEM NO SUPPLIES/SERVICES UNIT UNIT PRICE MAX MAX AMOUNT **QUANTITY** 0035 Each YEAR 3-MAFO HOLTKAMP WATERTIGHT DOOR **FFP** #01-318-1, MAFO DWG # C9401125, CRES, 26"X66", RH WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR. FOB: Destination

> MAX NET AMT

ITEM NO SUPPLIES/SERVICES MAX UNIT UNIT PRICE MAX AMOUNT

0036 1 Each

0000 I Each

YEAR 3-MAFO HOLTKAMP WATERTIGHT DOOR

FFP

#01-323-1, MAFO DWG # C9401030, CRES, 26"X66", L.H. WITH 6" FIXED LIGHT, DARKEN SHIP COVER INCLUDED, CPS LATCH, FRAME PAINTED WITH WELDABLE PRIMER, PAD & HOOK ASSEMBLY REQUIRED, DARKEN SHIP STRIKER PLATE WELDED ON DOOR.

**QUANTITY** 

FOB: Destination

MAX NET AMT

This requirement is for the manufacture and delivery of Mafo Holtkamp Watertight Doors as specified under Section B of this solicitation. The doors will be used to support the installation of SHIPALT DDG-51-00420K at high traffic area locations on DDG-51 Class Ship Hulls 51 through 102.

OFFERORS ARE REQUIRED TO MEET THE CERTIFICATIONS, LICENSING AGREEMENTS AND STANDARDS SPECIFIED UNDER THE FOLLOWING SPECIFICATION:

#### NAVSEA DRAWING 167-7649123, REV A

The Mafo Holtkamp Watertight Door design/technology is proprietary. Vendors interested in manufacturing and distributing Mafo holtkamp Watertight Doors must be licensed to build the doors. Licensing must be negotiated

through Mafo Holtkamp Representative, Mr. William Denkers, Telephone 011-31-5465-75360 and/or their U.S. Representative, Terry Silampa, Telephone 703-734-9626.

The Government intends to award an Indefinite-Delivery, Indefinite-Quantity, Firm Fixed Price contract from this solicitation. The ordering period is from date of contract award through thirty-six (36) months. Delivery is fromd date of contract award through thirty-eight (38) months. The Mafo Holtkamp Watertight Doors shall be ordered through the issuance of delivery orders. Delivery is required eight (8) weeks after award of subsequent delivery orders.

Offerors will be required to submit technical information/literature as described in Section L, under "proposal Preparation Requirement".

The Minimum Quantity to be ordered is two (2) doors. The Maximum Quantity to be ordered is ten (10) doors.

Award will be made based on the lowest priced technically acceptable proposal.

## Section D - Packaging and Marking

## **PACKAGING**

- Al material to be delivered under this contract shall be packed in accordance with the latest edition of ASTM D3951-95 "Commercial Packaging of Supplies and Equipment", in effect on the date of contract award.
- 2. The contractor shall mark all shipments under this contract in accordance with the latest edition of ASTM D3951-90 "Commercial Packaging of Supplies and Equipment" in effect on the date of contract award.
- 3. The following markings shall be applied to the exterior of the shipping crates, as well as any other markings so designated under any individual delivery order.
  - a. Contract Number
  - b. Drawing Number
  - c. Piece Number
  - d. Serial Number
- 4. Doors are to be packed Two (2) doors per crate based on the location that they are to be installed on the ship. Crates are to be marked with the specific door number.

# Section E - Inspection and Acceptance

# **INSPECTION & ACCEPTANCE**

1. Inspection and Acceptance for Clins 0001 through 0036 shall be at DESTINATION by the Government.

# CLAUSES INCORPORATED BY REFERENCE

52.246-2	Inspection Of Supplies Fixed Price	AUG 1996
52.246-16	Responsibility For Supplies	APR 1984
252.246-7000	Material Inspection And Receiving Report	MAR 2003

#### Section F - Deliveries or Performance

## **DELIVERY**

DELIVERY INFORMATION

DELIVERY FOR CLINS 0001 THROUGH 0036 IS REQUIRED EIGHT (8) WEEKS AFTER ISSUANCE OF INDIVIDUAL DELIVERY ORDERS.

#### DELIVER TO THE FOLLOWING:

NAVAL SURFACE WARFARE CENTER, CARDEROCK DIVISION, PHILADELPHIA 5101 SOUTH 18<sup>TH</sup> STREET, BUILDING 1000 PHILADELPHIA, PA 19112-1403 ATTENTION: GLEN CUNNINGHAM, CODE 9152

#### CLAUSES INCORPORATED BY REFERENCE

52.242-15	Stop-Work Order	AUG 1989
52.242-17	Government Delay Of Work	APR 1984
52.247-34	F.O.B. Destination	NOV 1991
52.247-52	Clearance and Documents Requirements-Shipments to DOD	FEB 2006
	Air or Water Terminal Transshipment Points	
52.247-58	Loading, Blocking, And Bracing Of Freight Car Shipment	APR 1984

#### CLAUSES INCORPORATED BY FULL TEXT

## 52.211-8 TIME OF DELIVERY (JUN 1997)

(a) The Government requires delivery to be made according to the following schedule:

## REQUIRED DELIVERY SCHEDULE

ITEMS 0001 THROUGH 0036 ARE TO BE DELIVERED EIGHT (8) WEEKS AFTER ISSUANCE OF INDIVIDUAL DELIVERY ORDERS.

The Government will evaluate equally, as regards time of delivery, offers that propose delivery of each quantity within the applicable delivery period specified above. Offers that propose delivery that will not clearly fall within the applicable required delivery period specified above, will be considered nonresponsive and rejected. The Government reserves the right to award under either the required delivery schedule or the proposed delivery schedule, when an offeror offers an earlier delivery schedule than required above. If the offeror proposes no other delivery schedule, the required delivery schedule above will apply.

OFFEROR'S PROPOSED DELIVERY SCHEDULE

After Date	
Item No. Quantity of Contract	

(b) Attention is directed to the Contract Award provision of the solicitation that provides that a written award or acceptance of offer mailed, or otherwise furnished to the successful offeror, results in a binding contract. The Government will mail or otherwise furnish to the offeror an award or notice of award not later than the day award is dated. Therefore, the offeror should compute the time available for performance beginning with the actual date of award, rather than the date the written notice of award is received from the Contracting Officer through the ordinary mails. However, the Government will evaluate an offer that proposes delivery based on the Contractor's date of receipt of the contract or notice of award by adding (1) five calendar days for delivery of the award through the ordinary mails, or (2) one working day if the solicitation states that the contract or notice of award will be transmitted electronically. (The term "working day" excludes weekends and U.S. Federal holidays.) If, as so computed, the offered delivery date is later than the required delivery date, the offer will be considered nonresponsive and rejected.

(End of clause)

Section G - Contract Administration Data

#### CLAUSES INCORPORATED BY FULL TEXT

## CAR-G10 ELECTRONIC SUBMISSION OF PAYMENT REQUESTS (FEB 2006) (NSWCCD)

This clause applies to the extent the clause at DFARS 252.232-7003, "Electronic Submission of Payment Requests" appears elsewhere in this contract. This clause provides supplemental information with respect to the electronic submission of payment requests under DFARS 252.232-7003.

The Defense Finance and Accounting Service (DFAS) has limited electronic processing of contractor payment requests to the Wide Area WorkFlow Receipt and Acceptance (WAWF-RA) form identified in the clause at DFARS 252.232-7003. However, an interface between the Naval Surface Warfare Center, Carderock Division (NSWCCD) financial system and WAWF-RA is not available. As a result, NSWCCD cannot process invoices submitted by the contractor for payment via the WAWF-RA. NSWCCD is currently working with the WAWF-RA program office to develop an interface between the NSWCCD financial system and WAWF-RA.

Unless the contractor and the contracting officer agree to an alternate method, the contractor shall submit payment requests, using other than an electronic form, in accordance with the applicable payment clauses of this contract.

The contractor agrees to comply with the clause at DFARS 252.232-7003 when notified by the contracting officer that the interface between the NSWCCD financial system and WAWF-RA is available and capable of processing invoices submitted electronically by the contractor for payment.

(End of Clause)

# Section I - Contract Clauses

# CLAUSES INCORPORATED BY REFERENCE

S2203-1   Schmids   S2203-5	52.202-1	Definitions	JUL 2004
52.203-5         Covenant Against Contingent Fees         APR 1984           52.203-6         Restrictions On Subcontractor Sales To The Government         JUL 1995           52.203-7         Anti-Kickback Procedures         JUL 1995           52.203-8         Cancellation, Rescission, and Recovery of Funds for Illegal or Improper Activity         JAN 1997           52.203-10         Price Or Fee Adjustment For Illegal Or Improper Activity         JAN 1997           52.203-12         Limitation On Payments To Influence Certain Federal         SEP 2005           52.204-4         Printed or Copied Double-Sided on Recycled Paper         AUG 2000           52.204-7         Central Contractor Registration         OCT 2003           52.209-6         Protecting the Government's Interest When Subcontracting JAN 2005           With Contractors Debarred, Suspended, or Proposed for Debarment         AUG 2000           52.215-2         Audit and Records-Negotiation         JUN 1999           52.215-2         Audit and Records-Negotiation         JUN 1999           52.215-2         Audit and Records-Negotiation         JUN 1999           52.215-3         Order of Precedence-Uniform Contract Format         OCT 1997           52.215-8         Utilization of Small Business Subcontracting Plan         JUL 1905           52.221-9         Small Business Subcontracting			
52.203-6         Restrictions On Subcontractor Sales To The Government         JUL 1995           52.203-7         Anti-Kickback Procedures         JUL 1995           52.203-8         Cancellation, Rescission, and Recovery of Funds for Illegal or JAN 1997           1mproper Activity         Price Or Fee Adjustment For Illegal Or Improper Activity         JAN 1997           52.203-12         Limitation On Payments To Influence Certain Federal Tederal T			
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52.242-13 Bankruptcy JUL 1995		11	
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52.243-1	Changes Fixed Price	AUG 1987
52.244-6	Subcontracts for Commercial Items	FEB 2006
52.246-23	Limitation Of Liability	FEB 1997
52.249-2	Termination For Convenience Of The Government (Fixed-	MAY 2004
	Price)	
52.249-8	Default (Fixed-Price Supply & Service)	APR 1984
52.253-1	Computer Generated Forms	JAN 1991
252.203-7001	Prohibition On Persons Convicted of Fraud or Other Defense-	DEC 2004
	Contract-Related Felonies	
252.204-7003	Control Of Government Personnel Work Product	APR 1992
252.204-7004 Alt A	Central Contractor Registration (52.204-7) Alternate A	NOV 2003
252.205-7000	Provision Of Information To Cooperative Agreement Holders	DEC 1991
252.209-7004	Subcontracting With Firms That Are Owned or Controlled By	MAR 1998
	The Government of a Terrorist Country	
252.223-7004	Drug Free Work Force	SEP 1988
252.225-7001	Buy American Act And Balance Of Payments Program	JUN 2005
252.225-7002	Qualifying Country Sources As Subcontractors	APR 2003
252.225-7012	Preference For Certain Domestic Commodities	JUN 2004
252.232-7003	Electronic Submission of Payment Requests	JAN 2004
252.232-7010	Levies on Contract Payments	SEP 2005
252.243-7001	Pricing Of Contract Modifications	DEC 1991
252.243-7002	Requests for Equitable Adjustment	MAR 1998

#### CLAUSES INCORPORATED BY FULL TEXT

## 52.216-18 ORDERING. (OCT 1995)

- (a) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders or task orders by the individuals or activities designated in the Schedule. Such orders may be issued from date of contract award through thirty-six (36) months.
- (b) All delivery orders or task orders are subject to the terms and conditions of this contract. In the event of conflict between a delivery order or task order and this contract, the contract shall control.
- (c) If mailed, a delivery order or task order is considered "issued" when the Government deposits the order in the mail. Orders may be issued orally, by facsimile, or by electronic commerce methods only if authorized in the Schedule.

(End of clause)

#### 52.216-19 ORDER LIMITATIONS. (OCT 1995)

- (a) Minimum order. When the Government requires supplies or services covered by this contract in an amount of less than two (2), the Government is not obligated to purchase, nor is the Contractor obligated to furnish, those supplies or services under the contract.
- (b) Maximum order. The Contractor is not obligated to honor:
  - (1) Any order for a single item in excess of ten (10);

- (2) Any order for a combination of items in excess of ten (10); or
- (3) A series of orders from the same ordering office within 30 days that together call for quantities exceeding the limitation in subparagraph (1) or (2) above.
- (c) If this is a requirements contract (i.e., includes the Requirements clause at subsection 52.216-21 of the Federal Acquisition Regulation (FAR)), the Government is not required to order a part of any one requirement from the Contractor if that requirement exceeds the maximum-order limitations in paragraph (b) above.
- (d) Notwithstanding paragraphs (b) and (c) above, the Contractor shall honor any order exceeding the maximum order limitations in paragraph (b), unless that order (or orders) is returned to the ordering office within fourteen (14) days after issuance, with written notice stating the Contractor's intent not to ship the item (or items) called for and the reasons. Upon receiving this notice, the Government may acquire the supplies or services from another source.

(End of clause)

## 52.216-22 INDEFINITE QUANTITY. (OCT 1995)

- (a) This is an indefinite-quantity contract for the supplies or services specified, and effective for the period stated, in the Schedule. The quantities of supplies and services specified in the Schedule are estimates only and are not purchased by this contract.
- (b) Delivery or performance shall be made only as authorized by orders issued in accordance with the Ordering clause. The Contractor shall furnish to the Government, when and if ordered, the supplies or services specified in the Schedule up to and including the quantity designated in the Schedule as the "maximum". The Government shall order at least the quantity of supplies or services designated in the Schedule as the "minimum".
- (c) Except for any limitations on quantities in the Order Limitations clause or in the Schedule, there is no limit on the number of orders that may be issued. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations.
- (d) Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; provided, that the Contractor shall not be required to make any deliveries under this contract after thirty-six (36) months.

(End of clause)

#### 52.219-9 SMALL BUSINESS SUBCONTRACTING PLAN (JUL 2005)--ALTERNATE I (OCT 2001).

- (a) This clause does not apply to small business concerns.
- (b) Definitions. As used in this clause--

"Commercial item" means a product or service that satisfies the definition of commercial item in section 2.101 of the Federal Acquisition Regulation.

"Commercial plan" means a subcontracting plan (including goals) that covers the offeror's fiscal year and that applies to the entire production of commercial items sold by either the entire company or a portion thereof (e.g., division, plant, or product line).

"Individual contract plan" means a subcontracting plan that covers the entire contract period (including option periods), applies to a specific contract, and has goals that are based on the offeror's planned subcontracting in support of the specific contract except that indirect costs incurred for common or joint purposes may be allocated on a prorated basis to the contract.

"Master plan" means a subcontracting plan that contains all the required elements of an individual contract plan, except goals, and may be incorporated into individual contract plans, provided the master plan has been approved.

"Subcontract" means any agreement (other than one involving an employer-employee relationship) entered into by a Federal Government prime Contractor or subcontractor calling for supplies or services required for performance of the contract or subcontract.

- (c) The apparent low bidder, upon request by the Contracting Officer, shall submit a subcontracting plan, where applicable, that separately addresses subcontracting with small business, veteran-owned small business, service-disabled veteran-owned small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns. If the bidder is submitting an individual contract plan, the plan must separately address subcontracting with small business, veteran-owned small business, service-disabled veteran-owned small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns, with a separate part for the basic contract and separate parts for each option (if any). The plan shall be included in and made a part of the resultant contract. The subcontracting plan shall be submitted within the time specified by the Contracting Officer. Failure to submit the subcontracting plan shall make the bidder ineligible for the award of a contract.
- (d) The offeror's subcontracting plan shall include the following:
- (1) Goals, expressed in terms of percentages of total planned subcontracting dollars, for the use of small business, veteran-owned small business, service-disabled veteran-owned small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns as subcontractors. The offeror shall include all subcontracts that contribute to contract performance, and may include a proportionate share of products and services that are normally allocated as indirect costs.
- (2) A statement of --
- (i) Total dollars planned to be subcontracted for an individual contract plan; or the offeror's total projected sales, expressed in dollars, and the total value of projected subcontracts to support the sales for a commercial plan;
- (ii) Total dollars planned to be subcontracted to small business concerns;
- (iii) Total dollars planned to be subcontracted to veteran-owned small business concerns;
- (iv) Total dollars planned to be subcontracted to service-disabled veteran-owned small business;
- (v) Total dollars planned to be subcontracted to HUBZone small business concerns;
- (vi) Total dollars planned to be subcontracted to small disadvantaged business concerns; and
- (vii) Total dollars planned to be subcontracted to women-owned small business concerns.

- (3) A description of the principal types of supplies and services to be subcontracted, and an identification of the types planned for subcontracting to --
- (i) Small business concerns,
- (ii) Veteran-owned small business concerns;
- (iii) Service-disabled veteran-owned small business concerns;
- (iv) HUBZone small business concerns;
- (v) Small disadvantaged business concerns, and
- (vi) Women-owned small business concerns.
- (4) A description of the method used to develop the subcontracting goals in paragraph (d)(1) of this clause.
- (5) A description of the method used to identify potential sources for solicitation purposes (e.g., existing company source lists, the Procurement Marketing and Access Network (PRO-Net) of the Small Business Administration (SBA), veterans service organizations, the National Minority Purchasing Council Vendor Information Service, the Research and Information Division of the Minority Business Development Agency in the Department of Commerce, or small, HUBZone, small disadvantaged, and women-owned small business trade associations). A firm may rely on the information contained in PRO-Net as an accurate representation of a concern's size and ownership characteristics for the purposes of maintaining a small, veteran-owned small, service-disabled veteran-owned small, HUBZone small, small disadvantaged, and women-owned small business source list. Use of PRO-Net as its source list does not relieve a firm of its responsibilities (e.g., outreach, assistance, counseling, or publicizing subcontracting opportunities) in this clause.
- (6) A statement as to whether or not the offeror included indirect costs in establishing subcontracting goals, and a description of the method used to determine the proportionate share of indirect costs to be incurred with --
- (i) Small business concerns;
- (ii) Veteran-owned small business concerns;
- (iii) Service-disabled veteran-owned small business concerns;
- (iv) HUBZone small business concerns;
- (v) Small disadvantaged business concerns; and
- (vi) Women-owned small business concerns.
- (7) The name of the individual employed by the offeror who will administer the offeror's subcontracting program, and a description of the duties of the individual.
- (8) A description of the efforts the offeror will make to assure that small business, veteran-owned small business, service-disabled veteran-owned small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns have an equitable opportunity to compete for subcontracts.
- (9) Assurances that the offeror will include the clause of this contract entitled "Utilization of Small Business Concerns" in all subcontracts that offer further subcontracting opportunities, and that the offeror will require all subcontractors (except small business concerns) that receive subcontracts in excess of \$500,000 (\$1,000,000 for

construction of any public facility) to adopt a plan similar to the plan that complies with the requirements of this clause.

- (10) Assurances that the offeror will --
- (i) Cooperate in any studies or surveys as may be required;
- (ii) Submit periodic reports so that the Government can determine the extent of compliance by the offeror with the subcontracting plan;
- (iii) Submit Standard Form (SF) 294, Subcontracting Report for Individual Contracts, and/or SF 295, Summary Subcontract Report, in accordance with the paragraph (j) of this clause. The reports shall provide information on subcontract awards to small business concerns, veteran-owned small business concerns, service-disabled veteran-owned small business concerns, HUBZone small business concerns, small disadvantaged business concerns, women-owned small business concerns, and Historically Black Colleges and Universities and Minority Institutions. Reporting shall be in accordance with the instructions on the forms or as provided in agency regulations.
- (iv) Ensure that its subcontractors agree to submit SF 294 and 295.
- (11) A description of the types of records that will be maintained concerning procedures that have been adopted to comply with the requirements and goals in the plan, including establishing source lists; and a description of the offeror's efforts to locate small business, veteran-owned small business, service-disabled veteran-owned small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns and award subcontracts to them. The records shall include at least the following (on a plant-wide or company-wide basis, unless otherwise indicated):
- (i) Source lists (e.g., PRO-Net), guides, and other data that identify small business, veteran-owned small business, service-disabled veteran-owned small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns.
- (ii) Organizations contacted in an attempt to locate sources that are small business, veteran-owned small business, service-disabled veteran-owned small business, HUBZone small business, small disadvantaged business, or womenowned small business concerns.
- (iii) Records on each subcontract solicitation resulting in an award of more than \$100,000, indicating --
- (A) Whether small business concerns were solicited and if not, why not;
- (B) Whether veteran-owned small business concerns were solicited and, if not, why not;
- (C) Whether service-disabled veteran-owned small business concerns were solicited and, if not, why not;
- (D) Whether HUBZone small business concerns were solicited and, if not, why not;
- (E) Whether small disadvantaged business concerns were solicited and if not, why not;
- (F) Whether women-owned small business concerns were solicited and if not, why not; and
- (G) If applicable, the reason award was not made to a small business concern.
- (iv) Records of any outreach efforts to contact --
- (A) Trade associations;

- (B) Business development organizations;
- (C) Conferences and trade fairs to locate small, HUBZone small, small disadvantaged, and women-owned small business sources; and
- (D) Veterans service organizations.
- (v) Records of internal guidance and encouragement provided to buyers through --
- (A) Workshops, seminars, training, etc., and
- (B) Monitoring performance to evaluate compliance with the program's requirements.
- (vi) On a contract-by-contract basis, records to support award data submitted by the offeror to the Government, including the name, address, and business size of each subcontractor. Contractors having commercial plans need not comply with this requirement.
- (e) In order to effectively implement this plan to the extent consistent with efficient contract performance, the Contractor shall perform the following functions:
- (1) Assist small business, veteran-owned small business, service-disabled veteran-owned small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns by arranging solicitations, time for the preparation of bids, quantities, specifications, and delivery schedules so as to facilitate the participation by such concerns. Where the Contractor's lists of potential small business, veteran-owned small business, service-disabled veteran-owned small business, HUBZone small business, small disadvantaged business, and women-owned small business subcontractors are excessively long, reasonable effort shall be made to give all such small business concerns an opportunity to compete over a period of time.
- (2) Provide adequate and timely consideration of the potentialities of small business, veteran-owned small business, service-disabled veteran-owned small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns in all "make-or-buy" decisions.
- (3) Counsel and discuss subcontracting opportunities with representatives of small business, veteran-owned small business, service-disabled veteran-owned small business, HUBZone small business, small disadvantaged business, and women-owned small business firms.
- (4) Confirm that a subcontractor representing itself as a HUBZone small business concern is identified as a certified HUBZone small business concern by accessing the Central Contractor Registration (CCR) database or by contacting SBA.
- (5) Provide notice to subcontractors concerning penalties and remedies for misrepresentations of business status as small, veteran-owned small business, HUBZone small, small disadvantaged or women-owned small business for the purpose of obtaining a subcontract that is to be included as part or all of a goal contained in the Contractor's subcontracting plan.
- (f) A master plan on a plant or division-wide basis that contains all the elements required by paragraph (d) of this clause, except goals, may be incorporated by reference as a part of the subcontracting plan required of the offeror by this clause; provided --
- (1) The master plan has been approved;

- (2) The offeror ensures that the master plan is updated as necessary and provides copies of the approved master plan, including evidence of its approval, to the Contracting Officer; and
- (3) Goals and any deviations from the master plan deemed necessary by the Contracting Officer to satisfy the requirements of this contract are set forth in the individual subcontracting plan.
- (g) A commercial plan is the preferred type of subcontracting plan for contractors furnishing commercial items. The commercial plan shall relate to the offeror's planned subcontracting generally, for both commercial and Government business, rather than solely to the Government contract. Commercial plans are also preferred for subcontractors that provide commercial items under a prime contract, whether or not the prime contractor is supplying a commercial item.
- (h) Prior compliance of the offeror with other such subcontracting plans under previous contracts will be considered by the Contracting Officer in determining the responsibility of the offeror for award of the contract.
- (i) The failure of the Contractor or subcontractor to comply in good faith with --
- (1) The clause of this contract entitled "Utilization Of Small Business Concerns;" or
- (2) An approved plan required by this clause, shall be a material breach of the contract.
- (j) The Contractor shall submit the following reports:
- (1) Standard Form 294, Subcontracting Report for Individual Contracts. This report shall be submitted to the Contracting Officer semiannually and at contract completion. The report covers subcontract award data related to this contract. This report is not required for commercial plans.
- (2) Standard Form 295, Summary Subcontract Report. This report encompasses all the contracts with the awarding agency. It must be submitted semi-annually for contracts with the Department of Defense and annually for contracts with civilian agencies. If the reporting activity is covered by a commercial plan, the reporting activity must report annually all subcontract awards under that plan. All reports submitted at the close of each fiscal year (both individual and commercial plans) shall include a breakout, in the Contractor's format, of subcontract awards, in whole dollars, to small disadvantaged business concerns by North American Industry Classification System (NAICS) Industry Subsector. For a commercial plan, the Contractor may obtain from each of its subcontractors a predominant NAICS Industry Subsector and report all awards to that subcontractor under its predominant NAICS Industry Subsector.

(End of clause)

#### 52.245-2 GOVERNMENT PROPERTY (FIXED-PRICE CONTRACTS) (MAY 2004) ALTERNATE I (DEVIATION)

- (a) Government-furnished property.
- (1) Overseas contracts. If this contract is to be performed outside of the United States and its outlying areas, the words ``Government" and ``Government-furnished" (wherever they appear in this clause) shall be construed as ``United States Government" and ``United States Government-furnished," respectively.
- (2) The delivery or performance dates for this contract are based upon the expectation that Government-furnished property suitable for use (except for property furnished "as is") will be delivered to the Contractor at the times stated in the Schedule or, if not so stated, in sufficient time to enable the Contractor to meet the contract's delivery or performance dates.

- (3) If Government-furnished property is received by the Contractor in a condition not suitable for the intended use, the Contractor shall, upon receipt of it, notify the Contracting Officer, detailing the facts, and, as directed by the Contracting Officer and at Government expense, either repair, modify, return, or otherwise dispose of the property. After completing the directed action and upon written request of the Contractor, the Contracting Officer shall make an equitable adjustment as provided in paragraph (h) of this clause.
- (4) If Government-furnished property is not delivered to the Contractor by the required time, the Contracting Officer shall, upon the Contractor's timely written request, make a determination of the delay, if any, caused the Contractor and shall make an equitable adjustment in accordance with paragraph (h) of this clause.
- (b) Changes in Government-furnished property. (1) The Contracting Officer may, by written notice, (i) decrease the Government-furnished property provided or to be provided under this contract, or (ii) substitute other Government-furnished property for the property to be provided by the Government, or to be acquired by the Contractor for the Government, under this contract. The Contractor shall promptly take such action as the Contracting Officer may direct regarding the removal, shipment, or disposal of the property covered by such notice.
- (2) Upon the Contractor's written request, the Contracting Officer shall make an equitable adjustment to the contract in accordance with paragraph (h) of this clause, if the Government has agreed in the Schedule to make the property available for performing this contract and there is any--
- (i) Decrease or substitution in this property pursuant to subparagraph (b)(1) of this clause; or
- (ii) Withdrawal of authority to use this property, if provided under any other contract or lease.
- (c) Title in Government property. (1) The Government shall retain title to all Government-furnished property.
- (2) All Government-furnished property and all property acquired by the Contractor, title to which vests in the Government under this paragraph (collectively referred to as "Government property"), are subject to the provisions of this clause. However, special tooling accountable to this contract is subject to the provisions of the Special Tooling clause and is not subject to the provisions of this clause. Title to Government property shall not be affected by its incorporation into or attachment to any property not owned by the Government, nor shall Government property become a fixture or lose its identity as personal property by being attached to any real property.
- (3) Title to each item of facilities and special test equipment acquired by the Contractor for the Government under this contract shall pass to and vest in the Government when its use in performing this contract commences or when the Government has paid for it, whichever is earlier, whether or not title previously vested in the Government.
- (4) If this contract contains a provision directing the Contractor to purchase material for which the Government will reimburse the Contractor as a direct item of cost under this contract--
- (i) Title to material purchased from a vendor shall pass to and vest in the Government upon the vendor's delivery of such material; and
- (ii) Title to all other material shall pass to and vest in the Government upon-
- (A) Issuance of the material for use in contract performance;
- (B) Commencement of processing of the material or its use in contract performance; or
- (C) Reimbursement of the cost of the material by the Government, whichever occurs first.
- (d) Use of Government property. The Government property shall be used only for performing this contract, unless otherwise provided in this contract or approved by the Contracting Officer.

- (e) Property administration. (1) The Contractor shall be responsible and accountable for all Government property provided under this contract and shall comply with Federal Acquisition Regulation (FAR) Subpart 45.5, as in effect on the date of this contract.
- (2) The Contractor shall establish and maintain a program for the use, maintenance, repair, protection, and preservation of Government property in accordance with sound industrial practice and the applicable provisions of Subpart 45.5 of the FAR.
- (3) If damage occurs to Government property, the risk of which has been assumed by the Government under this contract, the Government shall replace the items or the Contractor shall make such repairs as the Government directs. However, if the Contractor cannot effect such repairs within the time required, the Contractor shall dispose of the property as directed by the Contracting Officer. When any property for which the Government is responsible is replaced or repaired, the Contracting Officer shall make an equitable adjustment in accordance with paragraph (h) of this clause.
- (4) The Contractor represents that the contract price does not include any amount for repairs or replacement for which the Government is responsible. Repair or replacement of property for which the Contractor is responsible shall be accomplished by the Contractor at its own expense.
- (f) Access. The Government and all its designees shall have access at all reasonable times to the premises in which any Government property is located for the purpose of inspecting the Government property.
- (g) Limited risk of loss. (1) The term "Contractor's managerial personnel," as used in this paragraph (g), means the Contractor's directors, officers, and any of the Contractor's managers, superintendents, or equivalent representatives who have supervision or direction of--
- (i) All or substantially all of the Contractor's business;
- (ii) All or substantially all of the Contractor's operation at any one plant or separate location at which the contract is being performed; or
- (iii) A separate and complete major industrial operation connected with performing this contract.
- (2) The Contractor shall not be liable for loss or destruction of, or damage to, the Government property provided under this contract (or, if an educational or nonprofit organization, for expenses incidental to such loss, destruction, or damage), except as provided in subparagraphs (3) and (4) below.
- (3) The Contractor shall be responsible for loss or destruction of, or damage to, the Government property provided under this contract (including expenses incidental to such loss, destruction, or damage)--
- (i) That results from a risk expressly required to be insured under this contract, but only to the extent of the insurance required to be purchased and maintained, or to the extent of insurance actually purchased and maintained, whichever is greater;
- (ii) That results from a risk that is in fact covered by insurance or for which the Contractor is otherwise reimbursed, but only to the extent of such insurance or reimbursement;
- (iii) For which the Contractor is otherwise responsible under the express terms of this contract;
- (iv) That results from willful misconduct or lack of good faith on the part of the Contractor's managerial personnel; or

- (v) That results from a failure on the part of the Contractor, due to willful misconduct or lack of good faith on the part of the Contractor's managerial personnel, to establish and administer a program or system for the control, use, protection, preservation, maintenance, and repair of Government property as required by paragraph (e) of this clause.
- (4)(i) If the Contractor fails to act as provided in subdivision (g)(3)(v) above, after being notified (by certified mail addressed to one of the Contractor's managerial personnel) of the Government's disapproval, withdrawal of approval, or nonacceptance of the system or program, it shall be conclusively presumed that such failure was due to willful misconduct or lack of good faith on the part of the Contractor's managerial personnel.
- (ii) In such event, any loss or destruction of, or damage to, the Government property shall be presumed to have resulted from such failure unless the Contractor can establish by clear and convincing evidence that such loss, destruction, or damage--
- (A) Did not result from the Contractor's failure to maintain an approved program or system; or
- (B) Occurred while an approved program or system was maintained by the Contractor.
- (5) If the Contractor transfers Government property to the possession and control of a subcontractor, the transfer shall not affect the liability of the Contractor for loss or destruction of, or damage to, the property as set forth above. However, the Contractor shall require the subcontractor to assume the risk of, and be responsible for, any loss or destruction of, or damage to, the property while in the subcontractor's possession or control, except to the extent that the subcontract, with the advance approval of the Contracting Officer, relieves the subcontractor from such liability. In the absence of such approval, the subcontract shall contain appropriate provisions requiring the return of all Government property in as good condition as when received, except for reasonable wear and tear or for its use in accordance with the provisions of the prime contract.
- 6) [The contractor shall notify the contracting officer u]pon loss or destruction of, or damage to, Government property provided under this contract, [with the exception of low value property for which loss, damage, or destruction is reported at contract termination, completion, or when needed for continued contract performance.

  T]he Contractor shall take all reasonable action to protect the Government property from further damage, separate the damaged and undamaged Government property, put all the affected Government property in the best possible order, and furnish to the Contracting Officer a statement of--
- (i) The lost, destroyed, or damaged Government property;
- (ii) The time and origin of the loss, destruction, or damage;
- (iii) All known interests in commingled property of which the Government property is a part; and
- (iv) The insurance, if any, covering any part of or interest in such commingled property.
- (7) The Contractor shall repair, renovate, and take such other action with respect to damaged Government property as the Contracting Officer directs. If the Government property is destroyed or damaged beyond practical repair, or is damaged and so commingled or combined with property of others (including the Contractor's) that separation is impractical, the Contractor may, with the approval of and subject to any conditions imposed by the Contracting Officer, sell such property for the account of the Government. Such sales may be made in order to minimize the loss to the Government, to permit the resumption of business, or to accomplish a similar purpose. The Contractor shall be entitled to an equitable adjustment in the contract price for the expenditures made in performing the obligations under this subparagraph (g)(7) in accordance with paragraph (h) of this clause. However, the Government may directly reimburse the loss and salvage organization for any of their charges. The Contracting Officer shall give due regard to the Contractor's liability under this paragraph (g) when making such equitable adjustment.

- (8) The Contractor represents that it is not including in the price and agrees it will not hereafter include in any price to the Government any charge or reserve for insurance (including any self-insurance fund or reserve) covering loss or destruction of, or damage to, Government property, except to the extent that the Government may have expressly required the Contractor to carry such insurance under another provision of this contract.
- (9) In the event the Contractor is reimbursed or otherwise compensated for any loss or destruction of, or damage to, Government property, the Contractor shall use the proceeds to repair, renovate, or replace the lost, destroyed, or damaged Government property, or shall otherwise credit the proceeds to equitably reimburse the Government, as directed by the Contracting Officer.
- (10) The Contractor shall do nothing to prejudice the Government's rights to recover against third parties for any loss or destruction of, or damage to, Government property. Upon the request of the Contracting Officer, the Contractor shall, at the Government's expense, furnish to the Government all reasonable assistance and cooperation (including the prosecution of suit and the execution of instruments of assignment in favor of the Government) in obtaining recovery. In addition, where a subcontractor has not been relieved from liability for any loss or destruction of, or damage to, Government property, the Contractor shall enforce for the benefit of the Government the liability of the subcontractor for such loss, destruction, or damage.
- (h) Equitable adjustment. When this clause specifies an equitable adjustment, it shall be made to any affected contract provision in accordance with the procedures of the Changes clause. When appropriate, the Contracting Officer may initiate an equitable adjustment in favor of the Government. The right to an equitable adjustment shall be the Contractor's exclusive remedy. The Government shall not be liable to suit for breach of contract for--
- (1) Any delay in delivery of Government-furnished property;
- (2) Delivery of Government-furnished property in a condition not suitable for its intended use;
- (3) A decrease in or substitution of Government-furnished property; or
- (4) Failure to repair or replace Government property for which the Government is responsible.
- (i) (i) Government property disposal. Except as provided in paragraphs (i)(1)(i), (i)(2), and (i)(8)(i) of this clause, the Contractor shall not dispose of Government property until authorized to do so by the Plant Clearance Officer.
- (1) Scrap (to which the Government has obtained title under paragraph (c) of this clause).--(i) Contractor with an approved scrap procedure.
- (A) The Contractor may dispose of scrap resulting from production or testing under this contract without Government approval. However, if the scrap requires demilitarization or is sensitive property, the Contractor shall submit the scrap on an inventory disposal schedule.
- (B) For scrap from other than production or testing the Contractor may prepare scrap lists in lieu of inventory disposal schedules (provided such lists are consistent with the approved scrap procedures), except that inventory disposal schedules shall be submitted for scrap aircraft or aircraft parts and scrap that--
- (1) Requires demilitarization;
- (2) Is a classified item;
- (3) Is generated from classified items;
- (4) Contains hazardous materials or hazardous wastes;

- (5) Contains precious metals; or
- (6) Is dangerous to the public health, safety, or welfare.
- (ii) Contractor without an approved scrap procedure. The Contractor shall submit an inventory disposal schedule for all scrap.
- (2) Pre-disposal requirements. When the Contractor determines that a property item acquired or produced by the Contractor, to which the Government has obtained title under paragraph (c) of this clause, is no longer needed for performance of this contract, the Contractor, in the following order of priority:
- (i) May purchase the property at the acquisition cost.
- (ii) Shall make reasonable efforts to return unused property to the appropriate supplier at fair market value (less, if applicable, a reasonable restocking fee that is consistent with the supplier's customary practices).
- (iii) Shall list, on Standard Form 1428, Inventory Disposal Schedule, property that was not purchased under paragraph (i)(2)(i) of this clause, could not be returned to a supplier, or could not be used in the performance of other Government contracts.
- (3) Inventory disposal schedules.
- (i) The Contractor shall use Standard Form 1428, Inventory Disposal Schedule, to identify-
- (A) Government-furnished property that is no longer required for performance of this contract, provided the terms of another Government contract do not require the Government to furnish that property for performance of that contract; and
- (B) Property acquired or produced by the Contractor, to which the Government has obtained title under paragraph (c) of this clause, that is no longer required for performance of that contract.
- (ii) The Contractor may annotate inventory disposal schedules to identify property the Contractor wishes to purchase from the Government.
- (iii) Unless the Plant Clearance Officer has agreed otherwise, or the contract requires electronic submission of inventory disposal schedules, the Contractor shall prepare separate inventory disposal schedules for-
- (A) Special test equipment with commercial components;
- (B) Special test equipment without commercial components;
- (C) Printing equipment;
- (D) Computers, components thereof, peripheral equipment, and related equipment;
- (E) Precious Metals;
- (F) Nonnuclear hazardous materials or hazardous wastes; or
- (G) Nuclear materials or nuclear wastes.

- (iv) Property with the same description, condition code, and reporting location may be grouped in a single line item. The Contractor shall describe special test equipment in sufficient detail to permit an understanding of the special test equipment's intended use.
- (4) Submission requirements. The Contractor shall submit inventory disposal schedules to the Plant Clearance Officer no later than--
- (i) Thirty days following the Contractor's determination that a Government property item is no longer required for performance of the contract;
- (ii) Sixty days, or such longer period as may be approved by the Plant Clearance Officer, following completion of contract deliveries or performance; or
- (iii) One hundred twenty days, or such longer period as may be approved by the Plant Clearance Officer, following contract termination in whole or in part.
- (5) Corrections. The Plant Clearance Officer may require the Contractor to correct an inventory disposal schedule or may reject a schedule if the property identified on the schedule is not accountable under this contract or is not in the quantity or condition indicated.
- (6) Postsubmission adjustments. The Contractor shall provide the Plant Clearance Officer at least 10 working days advance written notice of its intent to remove a property item from an approved inventory disposal schedule. Unless the Plant Clearance Officer objects to the intended schedule adjustment within the notice period, the Contractor may make the adjustment upon expiration of the notice period.

### (7) Storage.--

- (i) The Contractor shall store the property identified on an inventory disposal schedule pending receipt of disposal instructions. The Government's failure to provide disposal instructions within 120 days following acceptance of an inventory disposal schedule might entitle the Contractor to an equitable adjustment for costs incurred to store such property on or after the 121st day.
- (ii) The Contractor shall obtain the Plant Clearance Officer's approval to remove Government property from the premises at which the property is currently located prior to receipt of final disposition instructions. If approval is granted, any costs incurred by the Contractor to transport or store the property shall not increase the price or fee of any Government contract. The storage facility shall be appropriate for assuring the property's physical safety and suitability for use. Approval does not relieve the Contractor of any liability under this contract for such property.
- (8) Disposition instructions.
- (i) If the Government does not provide disposition instructions to the Contractor within 45 days following acceptance of a scrap list, the Contractor may dispose of the listed scrap in accordance with the Contractor's approved scrap procedures.
- (ii) The Contractor shall prepare for shipment, deliver f.o.b. origin, or dispose of Government property as directed by the Plant Clearance Officer. The Contractor shall remove and destroy any markings identifying the property as Government property prior to disposing of the property.
- (iii) The Contracting Officer may require the Contractor to demilitarize the property prior to shipment or disposal. Any equitable adjustment incident to the Contracting Officer's direction to demilitarize Government property shall be made in accordance with paragraph (h) of this clause.

- (9) Disposal proceeds. The Contractor shall credit the net proceeds from the disposal of Government property to the price or cost of work covered by this contract or to the Government as the Contracting Officer directs.
- (10) Subcontractor inventory disposal schedules. The Contractor shall require a subcontractor that is using property accountable under this contract at a subcontractor-managed site to submit inventory disposal schedules to the Contractor in sufficient time for the Contractor to comply with the requirements of paragraph (i)(4) of this clause.
- (j) Abandonment of Government property.
- (1) The Government will not abandon sensitive Government property without the Contractor's written consent.
- (2) The Government, upon notice to the Contractor, may abandon any nonsensitive Government property in place at which time all obligations of the Government regarding such abandoned property shall cease.
- (3) The Government has no obligation to restore or rehabilitate the Contractor's premises under any circumstances; however, if Government-furnished property is withdrawn or is unsuitable for the intended use, or if other Government property is substituted, then the equitable adjustment under paragraph (h) of this clause may properly include restoration or rehabilitation costs.
- (k) Communications. All communications under this clause shall be in writing.
- (1) Overseas contracts. If this contract is to be performed outside of the United States of America, its territories, or possessions, the words "Government" and "Government-furnished" (wherever they appear in this clause) shall be construed as "United States Government" and "United States Government-furnished," respectively.

(End of clause)

### 52.248-1 VALUE ENGINEERING (FEB 2000)

- (a) General. The Contractor is encouraged to develop, prepare, and submit value engineering change proposals (VECP's) voluntarily. The Contractor shall share in any net acquisition savings realized from accepted VECP's, in accordance with the incentive sharing rates in paragraph (f) below.
- (b) Definitions. "Acquisition savings," as used in this clause, means savings resulting from the application of a VECP to contracts awarded by the same contracting office or its successor for essentially the same unit. Acquisition savings include--
- (1) Instant contract savings, which are the net cost reductions on this, the instant contract, and which are equal to the instant unit cost reduction multiplied by the number of instant contract units affected by the VECP, less the Contractor's allowable development and implementation costs;
- (2) Concurrent contract savings, which are net reductions in the prices of other contracts that are definitized and ongoing at the time the VECP is accepted; and
- (3) Future contract savings, which are the product of the future unit cost reduction multiplied by the number of future contract units in the sharing base. On an instant contract, future contract savings include savings on increases in quantities after VECP acceptance that are due to contract modifications, exercise of options, additional orders, and funding of subsequent year requirements on a multiyear contract.

"Collateral costs," as used in this clause, means agency cost of operation, maintenance, logistic support, or Government-furnished property.

"Collateral savings," as used in this clause, means those measurable net reductions resulting from a VECP in the agency's overall projected collateral costs, exclusive of acquisition savings, whether or not the acquisition cost changes.

"Contracting office" includes any contracting office that the acquisition is transferred to, such as another branch of the agency or another agency's office that is performing a joint acquisition action.

"Contractor's development and implementation costs," as used in this clause, means those costs the Contractor incurs on a VECP specifically in developing, testing, preparing, and submitting the VECP, as well as those costs the Contractor incurs to make the contractual changes required by Government acceptance of a VECP.

"Future unit cost reduction," as used in this clause, means the instant unit cost reduction adjusted as the Contracting Officer considers necessary for projected learning or changes in quantity during the sharing period. It is calculated at the time the VECP is accepted and applies either (1) throughout the sharing period, unless the Contracting Officer decides that recalculation is necessary because conditions are significantly different from those previously anticipated or (2) to the calculation of a lump-sum payment, which cannot later be revised.

"Government costs," as used in this clause, means those agency costs that result directly from developing and implementing the VECP, such as any net increases in the cost of testing, operations, maintenance, and logistics support. The term does not include the normal administrative costs of processing the VECP or any increase in this contract's cost or price resulting from negative instant contract savings.

"Instant contract," as used in this clause, means this contract, under which the VECP is submitted. It does not include increases in quantities after acceptance of the VECP that are due to contract modifications, exercise of options, or additional orders. If this is a multiyear contract, the term does not include quantities funded after VECP acceptance. If this contract is a fixed-price contract with prospective price redetermination, the term refers to the period for which firm prices have been established.

"Instant unit cost reduction" means the amount of the decrease in unit cost of performance (without deducting any Contractor's development or implementation costs) resulting from using the VECP on this, the instant contract. If this is a service contract, the instant unit cost reduction is normally equal to the number of hours per line-item task saved by using the VECP on this contract, multiplied by the appropriate contract labor rate.

"Negative instant contract savings" means the increase in the cost or price of this contract when the acceptance of a VECP results in an excess of the Contractor's allowable development and implementation costs over the product of the instant unit cost reduction multiplied by the number of instant contract units affected.

"Net acquisition savings" means total acquisition savings, including instant, concurrent, and future contract savings, less Government costs.

"Sharing base," as used in this clause, means the number of affected end items on contracts of the contracting office accepting the VECP.

Sharing period, as used in this clause, means the period beginning with acceptance of the first unit incorporating the VECP and ending at a calendar date or event determined by the contracting officer for each VECP.

"Unit," as used in this clause, means the item or task to which the Contracting Officer and the Contractor agree the VECP applies.

"Value engineering change proposal (VECP)" means a proposal that--

(1) Requires a change to this, the instant contract, to implement; and

- (2) Results in reducing the overall projected cost to the agency without impairing essential functions or characteristics; provided, that it does not involve a change--
- (i) In deliverable end item quantities only;
- (ii) In research and development (R&D) end items or R&D test quantities that is due solely to results of previous testing under this contract; or
- (iii) To the contract type only.
- (c) VECP preparation. As a minimum, the Contractor shall include in each VECP the information described in subparagraphs (1) through (8) below. If the proposed change is affected by contractually required configuration management or similar procedures, the instructions in those procedures relating to format, identification, and priority assignment shall govern VECP preparation. The VECP shall include the following:
- (1) A description of the difference between the existing contract requirement and the proposed requirement, the comparative advantages and disadvantages of each, a justification when an item's function or characteristics are being altered, the effect of the change on the end item's performance, and any pertinent objective test data.
- (2) A list and analysis of the contract requirements that must be changed if the VECP is accepted, including any suggested specification revisions.
- (3) Identification of the unit to which the VECP applies.
- (4) A separate, detailed cost estimate for (i) the affected portions of the existing contract requirement and (ii) the VECP. The cost reduction associated with the VECP shall take into account the Contractor's allowable development and implementation costs, including any amount attributable to subcontracts under the Subcontracts paragraph of this clause, below.
- (5) A description and estimate of costs the Government may incur in implementing the VECP, such as test and evaluation and operating and support costs.
- (6) A prediction of any effects the proposed change would have on collateral costs to the agency.
- (7) A statement of the time by which a contract modification accepting the VECP must be issued in order to achieve the maximum cost reduction, noting any effect on the contract completion time or delivery schedule.
- (8) Identification of any previous submissions of the VECP, including the dates submitted, the agencies and contract numbers involved, and previous Government actions, if known.
- (d) Submission. The Contractor shall submit VECP's to the Contracting Officer, unless this contract states otherwise. If this contract is administered by other than the contracting office, the Contractor shall submit a copy of the VECP simultaneously to the Contracting Officer and to the Administrative Contracting Officer.
- (e) Government action. (1) The Contracting Officer will notify the Contractor of the status of the VECP within 45 calendar days after the contracting office receives it. If additional time is required, the Contracting Officer will notify the Contractor within the 45-day period and provide the reason for the delay and the expected date of the decision. The Government will process VECP's expeditiously; however, it shall not be liable for any delay in acting upon a VECP.
- (2) If the VECP is not accepted, the Contracting Officer will notify the Contractor in writing, explaining the reasons for rejection. The Contractor may withdraw any VECP, in whole or in part, at any time before it is accepted by the

Government. The Contracting Officer may require that the Contractor provide written notification before undertaking significant expenditures for VECP effort.

- (3) Any VECP may be accepted, in whole or in part, by the Contracting Officer's award of a modification to this contract citing this clause and made either before or within a reasonable time after contract performance is completed. Until such a contract modification applies a VECP to this contract, the Contractor shall perform in accordance with the existing contract. The decision to accept or reject all or part of any VECP is a unilateral decision made solely at the discretion of the Contracting Officer.
- (f) Sharing rates. If a VECP is accepted, the Contractor shall share in net acquisition savings according to the percentages shown in the table below. The percentage paid the Contractor depends upon (1) this contract's type (fixed-price, incentive, or cost-reimbursement), (2) the sharing arrangement specified in paragraph (a) above (incentive, program requirement, or a combination as delineated in the Schedule), and (3) the source of the savings (the instant contract, or concurrent and future contracts), as follows:

## CONTRACTOR'S SHARE OF NET ACOUISITION SAVINGS

(Figures in percent) Contract Type Incentive (Voluntary) Program Requirement (Mandatory) Instant Contract Concurrent and Instant Contract Concurrent and Rate **Future Contract** Rate **Future Contract** Rate Rate Fixed-price (1)50(1)25(1)5025 (includes fixedprice-award-fee: excludes other fixed-price incentive contracts) 25 Incentive (fixed-(2) (1)50(2) price or cost) (other than award fee) Cost-(3)25(3)2515 15 reimbursement (includes costplus-award-fee; excludes other cost-type incentive Contracts)

- (1) The Contracting Officer may increase the Contractor's sharing rate to as high as 75 percent for each VECP.
- (2) Same sharing arrangement as the contract's profit or fee adjustment formula.
- (3) The Contracting Officer may increase the Contractor's sharing rate to as high as 50 percent for each VECP.
- (g) Calculating net acquisition savings.
- (1) Acquisition savings are realized when (i) the cost or price is reduced on the instant contract, (ii) reductions are negotiated in concurrent contracts, (iii) future contracts are awarded, or (iv) agreement is reached on a lump-sum payment for future contract savings (see subparagraph (i)(4) below). Net acquisition savings are first realized, and the

Contractor shall be paid a share, when Government costs and any negative instant contract savings have been fully offset against acquisition savings.

- (2) Except in incentive contracts, Government costs and any price or cost increases resulting from negative instant contract savings shall be offset against acquisition savings each time such savings are realized until they are fully offset. Then, the Contractor's share is calculated by multiplying net acquisition savings by the appropriate Contractor's percentage sharing rate (see paragraph (f) above). Additional Contractor shares of net acquisition savings shall be paid to the Contractor at the time realized.
- (3) If this is an incentive contract, recovery of Government costs on the instant contract shall be deferred and offset against concurrent and future contract savings. The Contractor shall share through the contract incentive structure in savings on the instant contract items affected. Any negative instant contract savings shall be added to the target cost or to the target price and ceiling price, and the amount shall be offset against concurrent and future contract savings.
- (4) If the Government does not receive and accept all items on which it paid the Contractor's share, the Contractor shall reimburse the Government for the proportionate share of these payments.
- (h) Contract adjustment. The modification accepting the VECP (or a subsequent modification issued as soon as possible after any negotiations are completed) shall--
- (1) Reduce the contract price or estimated cost by the amount of instant contract savings, unless this is an incentive contract;
- (2) When the amount of instant contract savings is negative, increase the contract price, target price and ceiling price, target cost, or estimated cost by that amount;
- (3) Specify the Contractor's dollar share per unit on future contracts, or provide the lump-sum payment;
- (4) Specify the amount of any Government costs or negative instant contract savings to be offset in determining net acquisition savings realized from concurrent or future contract savings; and
- (5) Provide the Contractor's share of any net acquisition savings under the instant contract in accordance with the following:
- (i) Fixed-price contracts -- add to contract price.
- (ii) Cost-reimbursement contracts -- add to contract fee.
- (i) Concurrent and future contract savings.
- (1) Payments of the Contractor's share of concurrent and future contract savings shall be made by a modification to the instant contract in accordance with subparagraph (h)(5) above. For incentive contracts, shares shall be added as a separate firm-fixed-price line item on the instant contract. The Contractor shall maintain records adequate to identify the first delivered unit for 3 years after final payment under this contract.
- (2) The Contracting Officer shall calculate the Contractor's share of concurrent contract savings by (i) subtracting from the reduction in price negotiated on the concurrent contract any Government costs or negative instant contract savings not yet offset and (ii) multiplying the result by the Contractor's sharing rate.
- (3) The Contracting Officer shall calculate the Contractor's share of future contract savings by (i) multiplying the future unit cost reduction by the number of future contract units scheduled for delivery during the sharing period, (ii)

subtracting any Government costs or negative instant contract savings not yet offset, and (iii) multiplying the result by the Contractor's sharing rate.

- (4) When the Government wishes and the Contractor agrees, the Contractor's share of future contract savings may be paid in a single lump sum rather than in a series of payments over time as future contracts are awarded. Under this alternate procedure, the future contract savings may be calculated when the VECP is accepted, on the basis of the Contracting Officer's forecast of the number of units that will be delivered during the sharing period. The Contractor's share shall be included in a modification to this contract (see subparagraph (h)(3) above) and shall not be subject to subsequent adjustment.
- (5) Alternate no-cost settlement method. When, in accordance with subsection 48.104-4 of the Federal Acquisition Regulation, the Government and the Contractor mutually agree to use the no-cost settlement method, the following applies:
- (i) The Contractor will keep all the savings on the instant contract and on its concurrent contracts only.
- (ii) The Government will keep all the savings resulting from concurrent contracts placed on other sources, savings from all future contracts, and all collateral savings.
- (j) Collateral savings. If a VECP is accepted, the Contracting Officer will increase the instant contract amount, as specified in paragraph (h)(5) of this clause, by a rate from 20 to 100 percent, as determined by the Contracting Officer, of any projected collateral savings determined to be realized in a typical year of use after subtracting any Government costs not previously offset. However, the Contractor's share of collateral savings will not exceed the contract's firm-fixed-price, target price, target cost, or estimated cost, at the time the VECP is accepted, or \$100,000, whichever is greater. The Contracting Officer will be the sole determiner of the amount of collateral savings.
- (k) Relationship to other incentives. Only those benefits of an accepted VECP not rewardable under performance, design-to-cost (production unit cost, operating and support costs, reliability and maintainability), or similar incentives shall be rewarded under this clause. However, the targets of such incentives affected by the VECP shall not be adjusted because of VECP acceptance. If this contract specifies targets but provides no incentive to surpass them, the value engineering sharing shall apply only to the amount of achievement better than target.
- (1) Subcontracts. The Contractor shall include an appropriate value engineering clause in any subcontract of \$100,000 or more and may include one in subcontracts of lesser value. In calculating any adjustment in this contract's price for instant contract savings (or negative instant contract savings), the Contractor's allowable development and implementation costs shall include any subcontractor's allowable development and implementation costs, and any value engineering incentive payments to a subcontractor, clearly resulting from a VECP accepted by the Government under this contract. The Contractor may choose any arrangement for subcontractor value engineering incentive payments; provided, that the payments shall not reduce the Government's share of concurrent or future contract savings or collateral savings.
- (m) Data. The Contractor may restrict the Government's right to use any part of a VECP or the supporting data by marking the following legend on the affected parts:

"These data, furnished under the Value Engineering clause of contract . . . . . . , shall not be disclosed outside the Government or duplicated, used, or disclosed, in whole or in part, for any purpose other than to evaluate a value engineering change proposal submitted under the clause. This restriction does not limit the Government's right to use information contained in these data if it has been obtained or is otherwise available from the Contractor or from another source without limitations."

If a VECP is accepted, the Contractor hereby grants the Government unlimited rights in the VECP and supporting data, except that, with respect to data qualifying and submitted as limited rights technical data, the Government shall

have the rights specified in the contract modification implementing the VECP and shall appropriately mark the data. (The terms "unlimited rights" and "limited rights" are defined in Part 27 of the Federal Acquisition Regulation.)

(End of clause)

# 52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

http://farsite.hill.af.mil

(End of clause)

252.247-7023 Transportation of Supplies by Sea (MAY 2002)

- (a) Definitions. As used in this clause --
- (1) "Components" means articles, materials, and supplies incorporated directly into end products at any level of manufacture, fabrication, or assembly by the Contractor or any subcontractor.
- (2) "Department of Defense" (DoD) means the Army, Navy, Air Force, Marine Corps, and defense agencies.
- (3) "Foreign flag vessel" means any vessel that is not a U.S.-flag vessel.
- (4) "Ocean transportation" means any transportation aboard a ship, vessel, boat, barge, or ferry through international waters.
- (5) "Subcontractor" means a supplier, materialman, distributor, or vendor at any level below the prime contractor whose contractual obligation to perform results from, or is conditioned upon, award of the prime contract and who is performing any part of the work or other requirement of the prime contract.
- (6) "Supplies" means all property, except land and interests in land, that is clearly identifiable for eventual use by or owned by the DoD at the time of transportation by sea.
- (i) An item is clearly identifiable for eventual use by the DoD if, for example, the contract documentation contains a reference to a DoD contract number or a military destination.
- (ii) "Supplies" includes (but is not limited to) public works; buildings and facilities; ships; floating equipment and vessels of every character, type, and description, with parts, subassemblies, accessories, and equipment; machine tools; material; equipment; stores of all kinds; end items; construction materials; and components of the foregoing.
- (7) "U.S.-flag vessel" means a vessel of the United States or belonging to the United States, including any vessel registered or having national status under the laws of the United States.
- (b)(1) The Contractor shall use U.S.-flag vessels when transporting any supplies by sea under this contract.
- (2) A subcontractor transporting supplies by sea under this contract shall use U.S.-flag vessels if-

- (i) This contract is a construction contract; or
- (ii) The supplies being transported are--
- (A) Noncommercial items; or
- (B) Commercial items that--
- (1) The Contractor is reselling or distributing to the Government without adding value (generally, the Contractor does not add value to items that it contracts for f.o.b. destination shipment);
- (2) Are shipped in direct support of U.S. military contingency operations, exercises, or forces deployed in humanitarian or peacekeeping operations; or
- (3) Are commissary or exchange cargoes transported outside of the Defense Transportation System in accordance with 10 U.S.C. 2643.
- (c) The Contractor and its subcontractors may request that the Contracting Officer authorize shipment in foreign-flag vessels, or designate available U.S.-flag vessels, if the Contractor or a subcontractor believes that --
- (1) U.S.-flag vessels are not available for timely shipment;
- (2) The freight charges are inordinately excessive or unreasonable; or
- (3) Freight charges are higher than charges to private persons for transportation of like goods.
- (d) The Contractor must submit any request for use of other than U.S.-flag vessels in writing to the Contracting Officer at least 45 days prior to the sailing date necessary to meet its delivery schedules. The Contracting Officer will process requests submitted after such date(s) as expeditiously as possible, but the Contracting Officer's failure to grant approvals to meet the shipper's sailing date will not of itself constitute a compensable delay under this or any other clause of this contract. Requests shall contain at a minimum --
- (1) Type, weight, and cube of cargo;
- (2) Required shipping date;
- (3) Special handling and discharge requirements;
- (4) Loading and discharge points;
- (5) Name of shipper and consignee;
- (6) Prime contract number: and
- (7) A documented description of efforts made to secure U.S.-flag vessels, including points of contact (with names and telephone numbers) with at least two U.S.-flag carriers contacted. Copies of telephone notes, telegraphic and facsimile message or letters will be sufficient for this purpose.
- (e) The Contractor shall, within 30 days after each shipment covered by this clause, provide the Contracting Officer and the Maritime Administration, Office of Cargo Preference, U.S. Department of Transportation, 400 Seventh Street SW., Washington, DC 20590, one copy of the rated on board vessel operating carrier's ocean bill of lading, which shall contain the following information:

(1) Prime contract number;			
(2) Name of vessel;			
(3) Vessel flag of registry;			
(4) Date of loading;			
(5) Port of loading;			
(6) Port of final discharge;			
(7) Description of commodity;			
(8) Gross weight in pounds and cub	ic feet if available;		
(9) Total ocean freight in U.S. dollar	rs; and		
(10) Name of the steamship compan	ıy.		
(f) The Contractor shall provide wit knowledge and belief	h its final invoice under tl	his contract a representation that	to the best of its
(1) No ocean transportation was use	ed in the performance of	this contract;	
(2) Ocean transportation was used a	and only U.Sflag vessels	s were used for all ocean shipmen	ts under the contract;
(3) Ocean transportation was used, U.Sflag ocean transportation; or	and the Contractor had th	ne written consent of the Contracti	ng Officer for all non-
(4) Ocean transportation was used a written consent of the Contracting C			
ITEM DESCRIPTION	CONTRACT LINE ITEMS	QUANTITY	
TOTAL			and raturn it to the

- (g) If the final invoice does not include the required representation, the Government will reject and return it to the Contractor as an improper invoice for the purposes of the Prompt Payment clause of this contract. In the event there has been unauthorized use of non-U.S.-flag vessels in the performance of this contract, the Contracting Officer is entitled to equitably adjust the contract, based on the unauthorized use.
- (h) In the award of subcontracts for the types of supplies described in paragraph (b)(2) of this clause, the Contractor shall flow down the requirements of this clause as follows:
- (1) The Contractor shall insert the substance of this clause, including this paragraph (h), in subcontracts that exceed the simplified acquisition threshold in part 2 of the Federal Acquisition Regulation.

(2) The Contractor shall insert the substance of paragraphs (a) through (e) of this clause, and this paragraph (h), in subcontracts that are at or below the simplified acquisition threshold in part 2 of the Federal Acquisition Regulation.

(End of clause)

# CAR-I10 AUTHORIZED CHANGES ONLY BY THE CONTRACTING OFFICER (JUN 1996) (NSWCCD)

- (a) Except as specified in paragraph (b) below, no order, statement, or conduct of Government personnel who visit the Contractor's facilities or in any other manner communicates with Contractor personnel during the performance of this contract shall constitute a change under the "Changes" clause of this contract.
- (b) The Contractor shall not comply with any order, direction or request of Government personnel unless it is issued in writing and signed by the Contracting Officer, or is pursuant to specific authority otherwise included as a part of this contract.
- (c) The Contracting Officer is the only person authorized to approve changes in any of the requirements of this contract and notwithstanding provisions contained elsewhere in this contract, the said authority remains solely the Contracting Officer's. In the event the contractor effects any change at the direction of any person other than the Contracting Officer, the change will be considered to have been made without authority and no adjustment will be made in the contract price to cover any increase in charges incurred as a result thereof. The address and telephone number of the Contracting Officer is:

Regina Shuster, Code 3351 Naval Surface Warfare Center, Carderock Division, Philadelphia 5001 South Broad Street Philadelphia, PA 19112-1403 215-897-7767

### Section K - Representations, Certifications and Other Statements of Offerors

#### CLAUSES INCORPORATED BY REFERENCE

52.222-38	Compliance With Veterans' Employment Reporting	DEC 2001
	Requirements	
252.209-7001	Disclosure of Ownership or Control by the Government of a	SEP 2004
	Terrorist Country	
252.225-7003	Report of Intended Performance Outside the United States	JUN 2005
	and CanadaSubmission with Offer	
252.225-7004	Reporting of Contract Performance Outside the United States	JUN 2005
	and CanadaSubmission after Award	
252.225-7006	Quarterly Reporting of Actual Contract Performance Outside	JUN 2005
	the United States	
252.225-7031	Secondary Arab Boycott Of Israel	JUN 2005

#### CLAUSES INCORPORATED BY FULL TEXT

#### 52.203-2 CERTIFICATE OF INDEPENDENT PRICE DETERMINATION (APR 1985)

- (a) The offeror certifies that --
- (1) The prices in this offer have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other offeror or competitor relating to –
- (i) Those prices,
- (ii) The intention to submit an offer, or
- (iii) The methods of factors used to calculate the prices offered:
- (2) The prices in this offer have not been and will not be knowingly disclosed by the offeror, directly or indirectly, to any other offeror or competitor before bid opening (in the case of a sealed bid solicitation) or contract award (in the case of a negotiated solicitation) unless otherwise required by law; and
- (3) No attempt has been made or will be made by the offeror to induce any other concern to submit or not to submit an offer for the purpose of restricting competition.
- (b) Each signature on the offer is considered to be a certification by the signatory that the signatory --
- (1) Is the person in the offeror's organization responsible for determining the prices offered in this bid or proposal, and that the signatory has not participated and will not participate in any action contrary to subparagraphs (a)(1) through (a)(3) of this provision; or
- (2) (i) Has been authorized, in writing, to act as agent for the following principals in certifying that those principals have not participated, and will not participate in any action contrary to subparagraphs (a)(1) through (a)(3) of this provison \_\_\_\_\_\_ (insert full name of person(s) in the offeror's organization responsible for determining the prices offered in this bid or proposal, and the title of his or her position in the offeror's organization);

- (ii) As an authorized agent, does certify that the principals named in subdivision (b)(2)(i) above have not participated, and will not participate, in any action contrary to subparagraphs (a)(1) through (a)(3) above; and
- (iii) As an agent, has not personally participated, and will not participate, in any action contrary to subparagraphs (a)(1) through (a)(3) of this provision.
- (c) If the offeror deletes or modifies subparagraph (a)(2) of this provision, the offeror must furnish with its offer a signed statement setting forth in detail the circumstances of the disclosure.

(End of clause)

# 52.204-5 WOMEN-OWNED BUSINESS (OTHER THAN SMALL BUSINESS) (MAY 1999)

- (a) Definition. Women-owned business concern, as used in this provision, means a concern that is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of its stock is owned by one or more women; and whose management and daily business operations are controlled by one or more women.
- (b) Representation. [Complete only if the offeror is a women-owned business concern and has not represented itself as a small business concern in paragraph (b)(1) of FAR 52.219-1, Small Business Program Representations, of this solicitation.] The offeror represents that it ( ) is a women-owned business concern.

(End of provision)

#### 52.207-4 ECONOMIC PURCHASE QUANTITY--SUPPLIES (AUG 1987)

Each offeror who believes that acquisitions in different quantities would be more advantageous is invited to
recommend an economic purchase quantity. If different quantities are recommended, a total and a unit price must be
quoted for applicable items. An economic purchase quantity is that quantity at which a significant price break
occurs. If there are significant price breaks at different quantity points, this information is desired as well.

(a) Offerors are invited to state an opinion on whether the quantity(ies) of supplies on which bids, proposals or

	OFFEROR REC	OMMENDATIONS	$\mathbf{S}$
ITEM	QUANTITY	QUOTATION	TOTAL

quotes are requested in this solicitation is (are) economically advantageous to the Government.

(c) The information requested in this provision is being solicited to avoid acquisitions in disadvantageous quantities and to assist the Government in developing a data base for future acquisitions of these items. However, the Government reserves the right to amend or cancel the solicitation and resolicit with respect to any individual item in the event quotations received and the Government's requirements indicate that different quantities should be acquired.

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(End	ot.	provi	\$10	nn)

(End of provision)

### 252.225-7000 BUY AMERICAN ACT--BALANCE OF PAYMENTS PROGRAM CERTIFICATE (JUN 2005)

- (a) Definitions. Domestic end product, foreign end product, qualifying country, qualifying country end product, and United States have the meanings given in the Buy American Act and Balance of Payments Program clause of this solicitation.
- (b) Evaluation. The Government--
- (1) Will evaluate offers in accordance with the policies and procedures of Part 225 of the Defense Federal Acquisition Regulation Supplement; and
- (2) Will evaluate offers of qualifying country end products without regard to the restrictions of the Buy American Act or the Balance of Payments Program.
- (c) Certifications and identification of country of origin.
- (1) For all line items subject to the Buy American Act and Balance of Payments Program clause of this solicitation, the offeror certifies that--
- (i) Each end product, except those listed in paragraph (c)(2) or (3) of this provision, is a domestic end product; and
- (ii) Components of unknown origin are considered to have been mined, produced, or manufactured outside the United States or a qualifying country.

# 252.247-7022 REPRESENTATION OF EXTENT OF TRANSPORTATION BY SEA (AUG 1992)

(a) The Offeror shall indicate by checking the appropriate blank in paragraph (b) of this provision whether transportation of supplies by sea is anticipated under the resultant contract. The term supplies is defined in the Transportation of Supplies by Sea clause of this solicitation.

(b) Representation. The Offeror represents that it:
(1) Does anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.
(2) Does not anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.
(c) Any contract resulting from this solicitation will include the Transportation of Supplies by Sea clause. If the Offeror represents that it will not use ocean transportation, the resulting contract will also include the Defense FAR Supplement clause at 252.247-7024, Notification of Transportation of Supplies by Sea.
(End of provision)
CAR-K01 ELECTRONIC DISTRIBUTION OF CONTRACT DOCUMENTS (NOV 2000)
(a) The Navy Air Force Interface (NAFI) provides World Wide Web access to documents used to support the procurement, contract administration, bill paying, and accounting processes. NAFI is being used by the Naval Surface Warfare Center, Carderock Division to electronically distribute all contract award and contract modification documents, including task and delivery orders. The contractor's copy will be provided in portable document format (pdf) as an attachment to an e-mail that will be sent to the contractor by the NAFI system. A pdf file may be accessed using Adobe Acrobat Reader which is a free software that may be downloaded at http://www.adobe.com/products/acrobat/readstep.html.
(b) Offerors must provide the following information that will be used to make electronic distribution for any resultant contract.
Name of Point of Contact
Phone Number for Point of Contact
E-mail Address for Receipt of Electronic Distribution

Section L - Instructions, Conditions and Notices to Bidders

### CLAUSES INCORPORATED BY FULL TEXT

## 52.216-1 TYPE OF CONTRACT (APR 1984)

The Government contemplates award of an <u>Indefinite-Delivery</u>, <u>Indefinite-Quantity Firm Fixed Price type</u> contract resulting from this solicitation.

(End of clause)

# 52.233-2 SERVICE OF PROTEST (AUG 1996)

(2) Protests, as defined in section 33.101 of the Federal Acquisition Regulation, that are filed directly with an agency, and copies of any protests that are filed with the General Accounting Office (GAO), shall be served on the Contracting Officer (addressed as follows) by obtaining written and dated acknowledgment of receipt from

REGINA SHUSTER, CODE 3351 NAVAL SURFACE WARFARE CENTER, CARDEROCK DIVISION 5001 SOUTH BROAD STREET PHILADELPHIA, PA 19112-1403

(b) The copy of any protest shall be received in the office designated above within one day of filing a protest with the GAO.

(End of provision)

## CAR-L02 SINGLE AWARD FOR ALL ITEMS (JUN 1996) (NSWCCD)

Due to the interrelationship of supplies and/or services to be provided hereunder, the Government reserves the right to make a single award to the offeror whose offer is considered in the best interest of the Government, price and other factors considered. Therefore, offerors proposing less than the entire effort specified herein may be determined to be unacceptable.

### CAR-L11 PROPOSAL PREPARATION REQUIREMENT (JUL 2002) (NSWCCD)

It is requested that offerors prepare their proposals in accordance with the following organization, content and format requirements to assist the government in making a complete and thorough evaluation of all proposals. Proposals shall be submitted as separate documents, as follows:

	Documents	Original	Copies
(1)	Solicitation, Offer and Award Document (SF-33)	1	1
(2)	Technical Proposal	1	1

The "originals" shall be clearly identified as the "ORIGINAL", and bear the original signature(s) of the offeror. The "copies" shall be complete and clearly identified as "COPY" or "DUPLICATE".

### (1) SOLICITATION, OFFER AND AWARD DOCUMENTS (SF-33 RFP)

This document, which may be used as part of the contract award document, shall be fully executed and returned as a separate document from the technical and cost proposals. Special attention should be taken to accurately enter the prices required in Section B, complete all Representations and Certifications in Section K and ensure that an authorized person signs the offer in Block 17 of Page 1.

If the offeror makes any qualifications to any provisions in the RFP, all such qualifications shall be listed in a cover letter to the proposal. Qualifications may also be annotated on the Solicitation, Offer and Award document, if such annotation is necessary to clarify the qualifications.

# (2) TECHNICAL PROPOSAL

The offeror's proposal shall contain a Technical Proposal along with the Solicitation, Offer and Award Document (SF-26) RFP. The technical proposal shall not contain any cost/pricing information. The offerors shall submit two (2) copies of their Technical Proposal. The Technical Proposal shall contain sufficient information to enable the Government to make a thorough evaluation and arrive at a sound determination as to whether or not the Technical Proposal demonstrates the offeror's ability to understand and comply with the solicitation requirements. To this end, the technical proposal shall be so specific, detailed and complete as to clearly and fully demonstrate that the prospective contractor has a thorough understanding of the technical requirements contained in Section B of this solicitation.

FAILURE TO SUBMIT A TECHNICAL PROPOSAL SHALL RESULT IN THE REJECTION OF ANY QUOTATION. The offeror must be determined to be acceptable in all areas to be considered for award.

The Technical Proposal will be rated by the Government utilizing Technically Acceptable/Low Price standards. Offerors are required to demonstrate their ability to manufacture/deliver the Mafo Holtkamp Watertight Doors. Offerors are required to submit Technical Information/Literature/Brochures/Catalogs/Drawings that demonstrate their capability in the following areas:

# Factor A. TECHNICAL CAPABILITY

Offerors shall demonstrate their technical capability to manufacture the Mafo Holtkamp Watertight Doors by providing descriptions of machines, equipment, machine tools, die casting, welding manufacturing processes/capabilities, facilities for cutting, forming, assembling and welding or any other applicable information, which demonstrates their capability to fabricate and deliver the Mafo Holtkamp Watertight Doors. Offerors must also demonstrate their ability to meet the delivery schedule

### Factor B. PAST PERFORMANCE

Offerors shall provide Past Performance experience demonstrating their ability to manufacture and deliver the Mafo Holtkamp Watertight Foors. Offerors shall provide examples of past performance by submitting previous contracts, description of products, delivery schedules, dollar values and point of contact and any other relevant information demonstrating past performance experience with the Mafo Holtkamp Watertigh Doors or similar type equipment.

Section M - Evaluation Factors for Award

### CLAUSES INCORPORATED BY FULL TEXT

## CAR-M02 AGENCY SPECIFIC PROVISION - EVALUATION OF PROPOSALS (OCT 2003) (NSWCCD)

(a) **General.** Careful, full and impartial consideration will be given to all offers received pursuant to this solicitation, and the evaluation will be applied in a similar manner. Factors against which offers will be evaluated are set forth below and parallel the solicitation response called for elsewhere herein, in Section L.

#### Factor A. TECHNICAL CAPABILITY

Offerors shall demonstrate their technical capability to manufacture the Mafo Holtkamp Watertight Doors by providing descriptions of machines, equipment, machine tools, die casting, welding manufacturing processes/capabilities, facilities for cutting, forming, assembling and welding or any other applicable information, which demonstrates their capability to fabricate and deliver the Mafo Holtkamp Watertight Doors. Offerors must also demonstrate their ability to meet the delivery schedule.

# Factor B. PAST PERFORMANCE

Offerors shall provide Past Performance experience demonstrating their ability to manufacture and deliver the Mafo Holtkamp Watertight Foors. Offerors shall provide examples of past performance by submitting previous contracts, description of products, delivery schedules, dollar values and points of contact and any other relevant information demonstrating past performance experience with the manufacture and delivery of Mafo Holtkamp Watertigh Doors or similar type equipment.

- (b) Evaluation of Offers. All offers received shall be evaluated by Government Personnel.
- (c) **Evaluation Approach.** The following evaluation approach will be used:
- (i) *Technical Proposal*. All evaluation factors shall be reviewed and each proposal shall be determined to be either **TECHNICALLY ACCEPTABLE OR UNACCEPTABLE**.
- (ii) Price Proposal.
- (ii) Proposals which are unrealistic in terms of technical or schedule commitments or unrealistically high or low in price may be deemed reflective of an inherent lack of technical competence, and may be grounds for rejection of the proposal.
  - (d) Competitive Acquisition Instructions.
- (1) The government intends to award a contract without discussions with offerors, except for clarifications as described in FAR 15.306(a). Therefore, the offeror's initial proposal should contain the offeror's best terms from a price and technical standpoint. However, the Government reserves the right to conduct discussions if the Contracting Officer later determines them to be necessary.
  - (e) Basis for Contract Award.

AWARD SHALL BE MADE TO THE OFFEROR WHO SUBMITS THE LOWEST PRICED TECHNICALLY ACCEPTABLE PROPOSAL.